

RULE 3.992(a) CRIMINAL PUNISHMENT CODE SCORESHEET

The Criminal Punishment Code Scoresheet Preparation Manual is available at:
http://www.dc.state.fl.us/pub/sen_cpm/index.html

1. SENT. DATE 01/01/2018 8/8/14	2. PREP'S NAME ANTONELLO, BOB	SAO KR	3. COUNTY POLK	4. SENTENCING JUDGE COMBEE, CATHERINE
5. NAME (LAST, FIRST, MID, SUF) WORMLEY, ARVAUS, LORENZ,	6. DOB 08/08/1966	8. RACE BLACK	10. PRI. OFF. DATE 03/21/2014	12. PLEA
13. UNIFORM DOCKET # 532014CF00206301XXXX	7. DC # C02025	9. GENDER MALE	11. PRIMARY DOCKET # 1402063	

I.

PRIMARY OFFENSE: If Qual., check A S C R (A=Att, S=Solic, C=Consp, R=Recls)

FELONY DEGREE	F.S.#	DESCRIPTION	OFFENSE LEVEL	POINTS
2ND DEG	812.13(2)(C)	ROBB. NO GUN/DDLY.WPN	06	
(Level - Points: 1=4, 2=10, 3=16, 4=22, 5=28, 6=36, 7=56, 8=74, 9=92, 10=116)				
Prior capital felony triples Primary Offense points - NO				I. 36.0

II. ADDITIONAL OFFENSE(S): Supplemental page attached - NO

Docket#	FEL/MM	F.S.#	DEGREE	OFFENSE LEVEL	QUALIFY A S C R	COUNTS	POINTS	TOTAL
1402063	MISDEME	784.03		M		001 X	0.2	0.2
DESCRIPTION: SIMPLE BATTERY-MISD					UC#:			
1402063	3RD DEG	784.07(2)(B)		04		002 X	3.6	7.2
DESCRIPTION: BATT.LEO/FIRFGT/EMS/ETC.					UC#:			

(Level-Points: M=0.2, 1=0.7, 2=1.2, 3=2.4, 4=3.6, 5=5.4, 6=18, 7=28, 8=37, 9=46, 10=58)

Prior capital felony triples Add. Off. points - NO	Suppl. page points	0.0
	II.	7.4

III. VICTIM INJURY

	Number	Total		Number	Total
2nd Deg. Murder	240 X	0.0 = 0.0	Slight	4 X	0.0 = 0.0
Death	120 X	0.0 = 0.0	Sex Penet.	80 X	0.0 = 0.0
Severe	40 X	0.0 = 0.0	Sex Cont.	40 X	0.0 = 0.0
Moderate	18 X	0.0 = 0.0			

III. 0.0

IV. PRIOR RECORD: Supplemental page attached - YES

FEL/MM	F.S.#	OFFENSE DEGREE	QUAL LEVEL	DESCRIPTION	NBR	PTS	TOTAL
3RD DEG	NJ CRIME	06		AGG ASSLT-W/WPN NO	001 X	9.0	9.0
2ND DEG	NJ CRIME	06		ROBB. NO GUN/DDLY.W	002 X	9.0	18.0
3RD DEG	NJ CRIME	05		RESISTING OFFICER W	001 X	3.6	3.6
3RD DEG	NJ CRIME	05		CARRYING CONCEALED	001 X	3.6	3.6
MISDEME	NJ CRIME	M		RESIST.LEO/NO VIOL.	001 X	0.2	0.2
MISDEME	NJ CRIME	M		MISDEMEANOR	001 X	0.2	0.2
2ND DEG	NJ CRIME	06		ESCAPE	001 X	9.0	9.0

(Lev-Pnts: M=0.2, 1=0.5, 2=0.8, 3=1.6, 4=2.4, 5=3.6, 6=9, 7=14, 8=19, 9=23, 10=29)

Supplemental page points: 3.4

IV. 47.0

Page 1 Subtotal: 90.4

Effective Date: For offenses committed under the Criminal Punishment Code effective for offenses committed on or after October 1, 1998, and subsequent revisions.

NAME (LAST, FIRST, MI)	DOCKET #
WORMLEY, ARVAUS,	1402063

Page 1 Subtotal: 90.4

V. Legal Status violation - 4 Points V. 0.0

___ Escape ___ Failure to appear ___ Fleeing ___ Supersedeas bond
 ___ Incarceration ___ Pretrial Intervention or diversion Program
 ___ Court Imposed or post prison release community supervision
 resulting in a conviction

VI. Community Sanction violation before the court for sentencing VI. 0.0

___ Probation ___ Community Control ___ Pretrial Intervention or diversion
 ___ 6 points for any violation other than new felony conviction x
 ___ each successive violation OR
 ___ New felony conviction = 12 points x ___ each successive
 violation if new offense results in conviction before or at the
 same time as sentence for violation of probation OR
 ___ 12 Points x ___ each successive violation for a violent
 felony offender of special concern when the violation is not
 based solely on failure to pay costs, restitution OR
 ___ New felony conviction = 24 points x ___ each successive violation
 for a violent felony offender of special concern if new
 offense results in a conviction before or at the same for
 violation of probation

VII. Firearm/Semi-Automatic or Machine Gun - 18 or 25 points VII. 0.0

VIII. Prior Serious Felony - 30 Points VIII. 0.0

Subtotal Sentence Points 90.4

IX. Enhancements (only if the primary offense qualifies for enhancement)

Law Enf. Protect	Drug Trafficker	Motor Vehicle Theft	Criminal Gang Offense	Domestic Violence in the Presence of a Related Child

Enhanced Subtotal Sentence Points IX. 0.0

TOTAL SENTENCE POINTS 90.4

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SENTENCE COMPUTATION

If total sentence points are less than or equal to 44, the lowest permissible sentence is any non-state prison sanction. If the total sentence points are 22 points or less, see Section 775.082(10), Florida Statutes, to determine if the court must sentence the offender to a non-state prison sanction.

If total sentence points are greater than 44:

90.4 minus 28 = 62.4 X .75 = 46.8
total sentence points lowest permissible prison sentence in months

If total sentence points are 60 points or less and court makes findings pursuant to both Florida Statutes 948.20 and 397.334(3), the court may place the defendant into a treatment-based drug court program.

The maximum sentence is up to the statutory maximum for the primary and any additional offenses as provided in s.775.082, F.S., unless the lowest permissible sentence under the code, exceeds the statutory maximum. Such sentences may be imposed concurrently or consecutively. If total sentence points are greater than or equal to 363, a life sentence may be imposed.

25.0
maximum sentence
in years

TOTAL SENTENCE IMPOSED

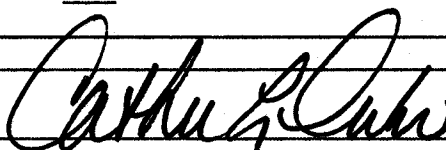
	Years	Months	Days
<input checked="" type="checkbox"/> State Prison	_____	12	_____
_____ County Jail	_____	_____	_____
_____ Community Control	_____	_____	_____
_____ Probation _____ Modified	_____	_____	_____

Please check if sentenced as _____ habitual offender, _____ habitual violent offender, _____ violent career criminal, _____ prison releasee reoffender, or a _____ mandatory minimum applies.

_____ Mitigated Departure _____ Plea Bargain _____ Prison Diversion Program

Other Reason _____

JUDGE'S SIGNATURE



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RULE 3.992(b) CRIMINAL PUNISHMENT CODE SUPPLEMENTAL SCORESHEET

NAME (LAST, FIRST, MIDDLE, SUFFIX)	DOCKET	UNIFORM CASE NUMBER	DATE OF SENT
WORMLEY, ARVAUS, LORENZ,	1402063	532014CF00206301XXXX	01/01/2018 8/8/14

II. ADDITIONAL OFFENSE(S):

Docket#	FEL/MM DEGREE	F.S.#	OFFENSE LEVEL	QUALIFY A S C R	COUNTS	POINTS	TOTAL
(Level-Points:M=0.2,1=0.7,2=1.2,3=2.4,4=3.6,5=5.4,6=18,7=28,8=37,9=46,10=58)							II. 0.0

IV. PRIOR RECORD:

FEL/MM DEGREE	F.S.#	OFFENSE LEVEL	QUAL ASCR	DESCRIPTION	NBR	PTS	TOTAL
3RD DEG	810.02(4)	04		BURGUNOCCSTRUC/CV O	001 X	2.4 =	2.4
MISDEME	812.014(3) (A)	M		PETIT-THEFT-MISD	002 X	0.2 =	0.4
MISDEME	893.147(1)	M		POSS.DRUG PARAPHERN	001 X	0.2 =	0.2
MISDEME	843.02	M		RESIST.LEO/NO VIOL.	001 X	0.2 =	0.2
MISDEME	784.03	M		SIMPLEBATTERY-MISD	001 X	0.2 =	0.2
(Level-Points:M=0.2,1=0.5,2=0.8,3=1.6,4=2.4,5=3.6,6=9,7=14,8=19,9=23,10=29)							IV. 3.4

Reasons for Departure - Mitigating Circumstances

(reasons may be checked here or written on the scoresheet)

- ☐ Legitimate, uncoerced plea bargain
- ☐ The defendant was an accomplice to the offense and was a relatively minor participant in the criminal conduct.
- ☐ The capacity of the defendant to appreciate the criminal nature of the conduct or to conform that conduct to the requirements of law was substantially impaired.
- ☐ The defendant requires specialized treatment for a mental disorder that is unrelated to substance abuse or addiction, or for a physical disability, and the defendant is amenable to treatment.
- ☐ The need for payment of restitution to the victim outweighs the need for a prison sentence.
- ☐ The victim was an initiator, willing participant, aggressor, or provoker of the incident.
- ☐ The defendant acted under extreme duress or under the domination of another person.
- ☐ Before the identity of the defendant was determined, the victim was substantially compensated.
- ☐ The defendant cooperated with the State to resolve the current offense or any other offense.
- ☐ The offense was committed in an unsophisticated manner and was an isolated incident for which the defendant has shown remorse.
- ☐ At the time of the offense the defendant was too young to appreciate the consequences of the offense.
- ☐ The defendant is to be sentenced as a youthful offender.
- ☐ The defendant is amenable to the services of a postadjudicatory treatment-based drug court program and is otherwise qualified to participate in the program.
- ☐ The defendant was making a good faith effort to obtain or provide medical assistance for an individual experiencing a drug-related overdose.

Pursuant to 921.0026(3) the defendant's substance abuse or addiction does not justify a downward departure from the lowest permissible sentence, except for the provisions of s.921.0026(2)(m).

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